

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD

TEKWELD SOLUTIONS, INC.  
Employer

and

Case 29-RC-099621

WAREHOUSE PRODUCTION SALES  
AND ALLIED SERVICES EMPLOYEES  
UNION, LOCAL 811  
Petitioner

ORDER

The Employer's motion for full-Board reconsideration of the Board's August 15, 2014 Decision and Direction, reported at 361 NLRB No. 18, was referred to the three-member panel that issued the decision. See *Enterprise Industrial Piping Company*, 118 NLRB 1 (1957). The Board was polled at the request of one of the members of the original panel, and a majority has not voted in favor of reconsideration. Further, the motion raises no issue not previously considered. Accordingly, the motion for full-Board reconsideration is denied.<sup>1</sup>

PHILIP A. MISCIMARRA, MEMBER

KENT Y. HIROZAWA, MEMBER

HARRY I. JOHNSON, III, MEMBER

Dated, Washington, D.C., November 3, 2014.

---

<sup>1</sup> In his partial dissenting opinion when the Board addressed the Employer's exceptions to the Regional Director's disposition of challenged ballots, Member Miscimarra expressed the view that the Board should establish a new voter eligibility date and direct a new election in this case, or in the absence of a new election, count the 23 challenged ballots. *Tekweld Solutions*, 361 NLRB No. 18, slip op. at 3 (2014) (Member Miscimarra, dissenting in part). He adheres to that view. However, he joins in denying the motion for the reasons stated in the text.